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APPLICATION NO.	Fi	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/616,018	(07/09/2003	Roland Albert	071308.0446	071308.0446 1121	
31625	7590	06/01/2006		EXAMINER		
BAKER BO			KIM, CHONG HWA			
PATENT DI 98 SAN JAC		ENT .VD., SUITE 1500	ART UNIT	PAPER NUMBER		
AUSTIN, T			•	3682	<u> </u>	
				DATE MAILED: 06/01/2000	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
		10/616,018	ALBERT ET AL.					
	Office Action Summary	Examiner	Art Unit					
		Chong H. Kim	3682					
Period fo	The MAILING DATE of this communication app		correspondence address					
	• •	/ IC CET TO EVOIDE A MONTI	LI(E) OD THIDTY (20) DAVE					
WHIC - Exten after: - If NO - Failur Any n	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DA sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION ATE OF THIS COMMUNICA	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).					
Status								
1)⊠	Responsive to communication(s) filed on 02 Ma	av 2006.						
,	This action is FINAL . 2b) This action is non-final.							
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🖂	4) Claim(s) <u>1-5,7-12,14-16 and 18-22</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-5,7-12,14-16 and 18-22</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[Claim(s) are subject to restriction and/or	election requirement.						
Application	on Papers							
9)[The specification is objected to by the Examiner	r.						
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)[The oath or declaration is objected to by the Ex	aminer. Note the attached Offic	e Action or form PTO-152.					
Priority u	nder 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreign ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).					
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
3	ee the attached detailed Office action for a list (or the certified copies not receive	vea.					
Attachment	(s)							
1) Notice	e of References Cited (PTO-892)	4) Interview Summa						
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	Paper No(s)/Mail 5) Notice of Informal 6) Other:	Date I Patent Application (PTO-152)					

Application/Control Number: 10/616,018 Page 2

Art Unit: 3682

DETAILED ACTION

1. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

2. Applicant's arguments, see Remarks, filed May 2, 2006, with respect to the rejection(s) of claim(s) 1-5, 7-12, 14-16, and 18-22 under 35 USC 103(a) based on Suzuki et al., which has a filing date after the priority date of Jan 11, 2001, have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Chia, Lindberg et al., Loibl et al., Mertol et al., and Baumel et al.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chia, U.S. Patent 4,868,349 and in view of Lindberg et al., U.S. Patent 5,504,378.

Chia shows, in Figs. 1-5, a plastic control plate comprising:

a single piece body 31 having an opening with a bottom wall having at least a partially flat area;

Application/Control Number: 10/616,018

Art Unit: 3682

Page 3

a heat conduction metal body plate 19 having a top surface and a bottom surface, the plate at least partially integrated in the plastic control plate, wherein the heat conduction metal body plate top surface is flush with a top surface of the plastic plate and wherein the bottom surface rests at least partially on the bottom wall of the opening;

but fails to show at least one channel and the heat conduction body being an aluminum plate.

Lindberg et al. shows, in Figs. 1-11, a control plate comprising at least one channel having an opening (formed by 132, 146, and 134).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the heat transfer method of Chia with the heat sink device as taught by Lindberg et al. in order to increase the heat transfer so that the over heating can be reduced thus increasing the life of the device.

As to the matter of the heat conducting body being an aluminum plate, it would have been obvious to make the copper heat conducting body with aluminum in Chia since the Examiner takes Official Notice of the equivalence of aluminum and copper for their use in the heat conducting material in the heat transfer art and the selection of these known material to form the heat sink of Chia would be within the level of ordinary skill in the art.

5. Claims 1-5, 7-12, 14-16, and 18-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Loibl et al., U.S. Patent 6,160,708 in view of Chia and in view of Lindberg et al., U.S. Patent 5,504,378.

Art Unit: 3682

Loibl et al. shows, in Figs. 1 and 2, an arrangement comprising a single piece plastic control plate body 11 having a bottom wall (on latch 15) having at least a partially flat area, a heat conduction aluminum body plate 10 at least partially integrated in the control plate, a substrate 23 carrying electronic components of the gearbox control electronics system arranged directly on the upper surface of the heat conduction body, wherein the gearbox control electronics system is electronically contacted via a flexible circuit board, wherein the gearbox control electronics system is electronically contacted via a stamped-grid arrangement, which extends partially over the upper surface of the plastic control plate and partially over the upper surface of the heat conduction body, wherein the bottom surface of the metal body plate rests at least partially on the bottom wall of the opening, and wherein the heat conducting plate being flush with the control plate;

but fails to show a plurality of channels formed between the control plate body and the metal heat conduction body.

Lindberg et al. shows, in Figs. 1-11, a control plate comprising a plurality of channels in the form of a U-shape (formed by 132, 146, and 134).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the heat transfer method of Loibl et al with the heat sink device as taught by Lindberg et al. in order to increase the heat transfer so that the over heating can be reduced thus increasing the life of the device.

6. Claims 1-5, 7-12, 14-16, and 18-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mertol, U.S. Patent 5,940,271 in view of Linberg et al., in view of Chia, U.S., in view of Baumel et al., U.S. Patent 5,966,291, and in view of Loibl et al.

Mertol shows, in Figs. 11 and 14, an arrangement comprising a single piece plastic control plate 11, an aluminum heat conduction body 8 partially integrated in the plastic control plate, a substrate 2 carrying electronic components arranged directly on the upper surface of the heat conduction body, wherein the control electronics system is electrically contacted via a flexible circuit board, but fails to show the surfaces of the plastic control plate and the heat conduction body being flushed, the heat conduction body forming a U shape wall to form a cooling fluid channel, and the control circuit being a gearbox control circuit.

As to the matter of the surfaces being flushed, Chia, Baumel et al., and Loibl et al. show the heat conducting plates 19, 21, and 10, respectively, each having a top surface that is flushed with the plastic control plates 31, 22, and 11, respectively.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the control system of Mertol with the compacted control system as taught by Chia, Baumel et al., and/or Loibl et al. in order to reduce the size of the control device so that space and weight can be reduced.

Lindberg et al. shows, in Figs. 1-11, a control plate comprising a plurality of channels in the form of a U-shape (formed by 132, 146, and 134).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the heat transfer method of Loibl et al with the heat sink device as

Art Unit: 3682

taught by Lindberg et al. in order to increase the heat transfer so that the over heating can be

reduced thus increasing the life of the device.

As to the matter of the gearbox control circuit, Lindberg et al. teaches that the electronic

control circuit is utilized to control a gearbox in a vehicle.

It would have been obvious to a person of ordinary skill in the art at the time the

invention was made to apply the control circuit of Mertol to control a gearbox as taught by

Lindberg et al. in order to provide a more effective and efficient control system so that gear

shifting is smoother.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Electronic cooling system.

Muso, U.S. Patent 5,631,821

Keiichiro et al., JP 61-226946

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

Art Unit: 3682

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chong H. Kim whose telephone number is (571) 272-7108. The examiner can normally be reached on Monday - Friday; 6:00 - 2:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Ridley can be reached on (571) 272-6917. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

chk

May 30, 2006

PRIMARY EXAMINER